# THE COURTS

### A Lively and Interesting Programme for the June Term.

Tweed's One Million Suit and Sweeny's Six Million Suit

#### THE FIGHT OVER A. T. STEWART'S WILL

Stupidity in the Tax Office as Affecting Taxpayers.

The June term of the courts opens to-morrow, and promise of an unusually busy month. As several of the judges are still on the sick list it is probable that extra burdens will be imposed on those who have not yet had to succumb to the baneful effects of over work and bad ventilation. Happily the well judges show a disposition to lend a helping hand, so that the wheels of justice are not likely to be seriously impeded on this account. The most important cases set down for trial are the Tweed \$1,000,000 suit and the \$6,000,000 suit against Peter B. Sweeny. Judge Westbrook, according to the present programme, is to commence the trial of these suits on the 15th of the month, the trial of these suits on the 15th of the month, but the general impression is that they will be put off till fall, when the weather is cooler and more conducive to less strain on the power of human endurance than such protracted trials are sure to be during the warm summer months. It is expected that the litigation instituted to set aside the will of the late A. T. Stewart will occupy no little share of the attention of the courts, for whatever may be the decision of Surrogate Calvin in the proceedings begun before him an appeal will be taken from such decision to the Supreme Court. The other cases on the calendars present the usual variety characterizing suits in the courts, but none of them are of special public interest. There will be no Supreme Court, General Ferm, but Chief Justice Pavis and Judges Braily and Daniels, holding this court, will be occupied during the entire month writing decisions in cases argued during the last term.

Term, but Chief Justice Davis and Judges Brady and Daniels, holding this court, will be occupied during the entire month writing decisions in cases argued during the last term.

The other assignments in the Supreme Court are Judge Donchue, Chambers; Judge Lawrence, Special Term; Judge Barrett, Fart 1. Circuit; Judge Van Vorst, Frat 2. Circuit, and Judge Larremore, Fart 3. Circuit. In the Superior Court, Chief Justice Monell and Judge Curtis are assigned to hold the General Term, but it is probable that Judge Monell, owing to continued illness, will not be able to sit, and it has not yet been determined who will take his place. Judge Sedgwick will hold Special Term, Judge Sandford Part 1, Trial Term, and Judge Speir Fart 2. Trial Term.

In the Court of Common Pleas the General Term will meet to-morrow to render decisions in cases already argued. The Equity Term of his court will be held by Judge Van Hoesen; Trial Term, Part 1, by Judge Robisson; Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 2, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Van Brunt, and Trial Term, Part 3, by Judge Va

ases.

The June term of the Court of General Sessions, thich will open on Monday, will mark a new era in its istory. For the first time two parts will sit for the rial of causes. Recorder Hackett will hold Part I in he usual room, while Junge Gildersteeve will administrate the second of the seco the usual room, while Judge Gildersleeve wik administer the law in the room lately occupied by Part 3 of the Marine Court, on the upper floor of the same building. This room is in wretched condition, but will serve throughout the June term, when the Court will adjourn for the vacation and workmen will put the apartment into decent order. The room vacated by Part 3 of the Marine Court will be fitted up for the accommodation of the grand and petit juries and witnesses summoned to appear before the former body. The calendars of both branches for the term are very heavy and embrace cases of great importance.

The assignments for the month under the new deal in the Marine Court, rendered necessary on account of the appointment of Judge Sinnott, have already been published in the Heraals.

call at the Tax Office in relation to their property need not to have described to them the system pursued in that asylum for superannuated and decayed politicians. or the manners or want thereof, or the efficiency or inefficiency of those employed therein. Such taxpayers will be interested to know, however, that a case has important right in their favor, in opposition to the fantastic tricks heretofore born of the stupidity, lazibillion. It appears that Mr. David Dudley Field had for many years regularly paid taxes on a house and lot on Sixteenth street belonging to his daughter, but about a year ago he was astonished to discover that this property had been sold for non-payment of taxes for the year 1868, the purchaser, a Mr. Finckney, claiming possession under a tax lease for 1,000 years from the city. Knowing that he had paid his taxes on the property for the year 1868 and all other years as such taxes became the Mr. Field instituted an investigation, which resulted in the discovery that his tax receipt for that year contained the proper number of and name of the street, the ward in which it was situated in the valuation of the property, but the wrong ward number, and that the ward number to which payment was credited was that of an adjoining lot. The man on whose lot Mr. Field's taxes were credited refused to pay his taxes, claiming that they were discharged of record, and the city authorities refused to set Mr. Field right, claiming that it was through his fault in not giving the correct ward number that the mistake occurred, and that he must look to his neighbor who got the benefit of the error for such reparation as he could get. Mr. Field then instituted a suit in the Supremo Court in the name of Mr. Finckney, who got the lease as the result of the Tax Office error, to have the lease vacated and set aside, the ground on which the suit was based being that when a taxpayer states in the Tax Office to the proper official the ward in which his property is situated, the street and number of the street and the distance from the corner of the next cross street, he has given them all the information that can be legitimately within his knowledge and all that is necessary to enable them to identify the property; that if they choose to have in the office any other subsidies sign identifying the property, such as a man number on the ward may at they and not the laxyager is bound to go in to the mysteries of the fax office and find out the w for many years regularly paid taxes on course and lot on Sixteenth street beand lot on Sixteenth street

ent view of the extent of their duties from that enterianced by the tax officials for thenselves. He holds, with Mr. Field, that the description he gave of his property is all that any taxpayer is bound to give, and circles, from that description, to ax the the first of the result is a judgment annualling the lease to Mr. Pinckney and directing that the tax records he corrected in Mr. Field's favor, with costs of the action against the city.

THE AUSTIN BLACK SUIT.

The result generally anticipated, a disagreement of the jury, was reached yesterday in the suit torought by Mr. Austin Black against the Continental Bank to recover \$63,000 on a check bearing the certification of Alfred A. Timpson, the paying teller, but which certification is claimed by the bank to be a forgery. As will be remembered the jury at the close of Judge Dysheman's charge were ordered to submit their verdiet yesterday morning to Judge Douohue, in Supreme Court, Chambers. On the opening of the court the Jury promptly put in an appearance, and so did Mr. Black, the leading officers of the bank, the respective counsel and others deeply interested in the result of this, certainly in all its percentralicity patterns of the check in question, one of the most remarkable trials that has taken place in our courts for a long time. The jury looked decededly interested in the result of this, certainly in all its percentralicity in possible for the class that they come more courts for a long time. The jury looked decededly judged after their all night efforts to effect an agreement of the check in question, one of the most remarkable trials that has taken place in our courts for a long time. The jury looked decededly judged after their all night efforts to effect an agreement of the defendant's favor, with the probability is that the case will be retried, and it only remains to be seen whether Mr. Austin will have to wait another decade of years before he can bring the with a proposal premains to be seen whether Mr. Austin will have to wait another de

28 Bleecker street, accused the woman of passing at his store a counterfeit five dollar bill on the Hampden National Bank, of Westfield, Mass. When searched at the station house there were found on Gill fourteen of the counterfeit bills and \$60 in good money. The the counterfeit bills and \$60 in good money. The prisoner, it is alleged, has for the last two weeks been swinding several persons in the neighborhood of Sixth avenue and Carmine street. The medus operandi was for Gill to give the woman one of the bills, with which she would go into a store and make a few trilling purchases. She would then give the goods and the change to Gill, go to another store and repeat the operation. Among those who appeared as complainants against the prisoner were Manna Wolt, of No. 399 Third avenue; Kate Stevens, of No. 41 Bedford street; Herman Flatow, of No. 11 Cartaine street, and Jennie Samuels, of No. 254 Bleecker street, who alleged that counterfeits were passed on them. The woman acknowledged that Gill gave her the notes to pass. They were held in default of \$5,000 each, and the examination set down for next Monday.

AN AUSTRIAN EXTRADITION CASE. The case of Leopold Nettel and his son, Sigismund, the elleged Austrian forgers, who are necused of hav-ing swindled a foreign firm of 70,000 guilders in bonds and bills of exchange, and whose extradition is deand bills of exchange, and whose extraction is de-manifed by the Austrian government, came up before United States Commissioner Osborn vesterday. Their counsel, ex-Judge Dittenhoefer, asked that the prison-ers he discharged, and said that there is no evidence against them to show why they should be detained. The Commissioner then adjourned the case until Mon-day, Juns 5, at a quarter-past three P. M., when Mr. Solomon will sum up on the side of the Austrian gov-ernment.

SUMMARY OF LAW CASES. The receiver of the Security Savings Bank yesterday filed his report in the County Clerk's office. He has paid out during the month of May \$2,846 83, and for sundry expenses he has paid \$291 93, leaving a balance

in his hands of \$13,667 15. In the County Clerk's office yesterday judgment under foreclosure was entered against Henry Hilton, Mr. Butler Duncan and others for \$50,503 06, at the

Mr. Butler Duncan and others for \$50,503 06, at the suit of Augustus Schell. The property affected is the Manhattan Club, on Fifteenth street, near Fifth avenue. The judgment was entered by default, the action being brought to change title.

Judge Barrett yesterday dealed the motion for an extra allowance to Mr. Whitney, the Corporation Counsel, for defending the suit brought against the city by the widow of John Kellum, the architect of the new Court House, to recover \$190,000, being three per cent on the cost of the building. The ground of denying the motion was that Mrs. Kellum had a prima facie case against the city and was therefore justified in bringing the suit.

#### THE KLEY CASE.

Some time ago the papers published numerous referonces to Mrs. Anna C. Kley, who, it was charged, was accustomed to operate on false pretences, and was, in fact, a confidence woman full of devices. The charge upon which Mrs. Kley was arrested was made by a boarding house keeper, whose house is on Lexington began to be rumored that Mrs. Kley was a professional confidence woman, and a lawyer appeared with a long as the prosecution of the original complaint was ended.
That complaint seems not to have been well based, That complaint seems not to have been well based, for although Justice Duffy sent the papers relating to it to District Attorney Phelps office, it was there passed over, and yesterday the counsel for the boarding house keeper stated to the writer that it was not tenable. He also said that he had investigated the other charges against Mrs. Kley and found that they were equally without foundation. These latter charges were not pressed by the lawyer who declared that he would press them. This fact was prima facie evidence that they were not strong.

lawyer who declared that he would press them. This fact was prima facie evidence that they were not strong.

Another phase is now put upon the case of Mrs. Riey. She has begun a cuit against one John W. Healey, alleging that he conspired to ruin her character, and that in furtherance of his scheme he procured possession of a list of her creditors, and then asserted, through counsel, in court that she had contracted all the debts through false pretences, for which criminal suits would be brought against her. The origin of this rather mixed case is thus told:—Several years ago Mr. Healey became indebted to Mrs. Kley, and she began a suit for liquidation. She procured a Judgment, and then Healey appealed to ner to satisfy it without consideration, saying that if the fact of its existence became known to the other members of a firm in which he was he would be dismissed and ruined. Mrs. Kley listened and attended to his appeal. She satisfied the judgment, but soon after learned that Healey was not a member of the firm mentioned. She then began a suit to set aside the release of judgment on the ground of fraud. This action was progressing when Mrs. Kley was arrested, and to complicate her affaire and injure her chance of recovering from himself, it is alleged, Healey conspired as above mentioned.

Andrew Johnson, a negro, of No. 48 Baxter street, who spends ten mouths yearly on the Island, was arrested

It appears that Mr. David Dudley Field city money. He was tried once before Judge son but the jury disagreed. Since that time his counand facts have been brought to light which they claim prove conclusively that whoever else may have embezzled money in that office, Mr. Badeau did not. Checks and other vouchers have also been found which tend to prove this. The city has, however, obtained a judgment against Mr. Badeau, and he has assigned over all his property to satisfy it. In view of this fact, and of the action of the Common Council on Monday, since approved by the Mayor, District Attorney Britton appeared before Judge McCue in the City Court yesterday and moved that a nolle prosequing be entered on both indictments against Mr. Badeau and said that since the previous trial he had found evidence which, in his opinion, would satisfy any court or jury of the Mr. Badeau's innocence, and this would have been produced had the case been tried again. Mr. Britton said the prosecution had now no more evidence than they had at the time of the first trial. Judge McCue granted the motion, and a nolle was entered in both cases. The civil matters now pending will be settled in a day or two, and this will end the whole case. prove conclusively that whoever else may have

# POLICE COURT REVELATIONS.

CHARGE OF ATTEMPT TO BRIBE COUNSEL AGAINST A POLICE COURT CLERK.

Several mouths since Louisa Stork, of No. 98 Eighth street, caused the arrest in Essex Market Police Court of Roswell L. Colt, of No. 155 West Forty-third street on a charge of bastardy. Her object was to get support on a charge of bastardy. Her stricet was to get support for her child from Colt, whom she claimed to be its father. Colt lives on the interest of his money, or his father's, and he keenly left the disgrace of his position. Several examinations were held before Judge Kasmire, but the greater part of the testimony was taken by William Hiley, one of the clerks of the Court, the Judge being called in only to decide technical points. The Commissioners of Emigration were the prosecutors, the girl Stork having only recently arrived from Germany, and had become a domestic in the Coft family. The testimony of the girl as to the paternity of the child

### A NEW SWINDLE.

A DETECTIVE BUYS A TWO HUNDRED DOLLAR LOT FOR TEN DOLLARS-A CURIOUS MERCAN-TILE AGENCY ON FOOT.

The following document was handed to a HERALD reporter yesterday. It was sent to a gentleman in York asking him to see what there was in it :-

Office of A. E. Allen & Co., Dealers in Beal Estate, No. 14 Park place, New York. An extra drawing of \$137,000 worth of unclaimed prises
New York, June 1, 1876.

Mr. You are hereby notified that your investment in the Louisville (ky.) Library Gift Concert has resulted in your drawing one of the unclaimed prices, valued as \$200. Our commission on the same is five per cent, which amounts to \$10. Please remit us that amount and let us know by what express to send the price. Respectfully,

A. R. ALLEN & CO., Actuaries.

The reporter first made a visit to No. 14 Park pince to get a glimpse of the office of A. E. Allen & Co. It departments labelled "Manager," "Cashier," "Secre-tary," &c., and to the rustic eye might give an impressive appearance of business. After leaving he was satisfied of its status and called on Captain Saunders, of satisfied of its status and called on Capiain Sauders, of the Twenty-seventh precinct and handed him the circular. The captain placed the matter in the hands of Detective Mulvey, who proceeded to work it up. A mild looking friend of the detective visited the office, taking with him the circular and \$10 to draw the \$200 prize. The detective waited outside and in a few moments his friend returned with the deed of a lot in Rowen county, Kentucky, for which he paid the \$10. The deed was given "for and in consideration of the sum of \$200," and was signed £. W. Wood, President and Trustee of the Queen City Land and Biniding Company, which, according to a circular, is duly incorporated somewhere in the State of Kentucky. The detective then went in and arrested the man who took the money and brought him to the station, where he was locked up on a charge of violating the lottery law. He gave his name as William H. Eveleth, and stated he was only acting for Allen & Co. and knew very little of their business. He knew enough, however, to take the \$10 and hand over the \$200 prize (?) in the shape of an illuminated deed for certain real estate therein described. The document is dated December 2, 1875, and has been waiting for the lucky winner ever since. There is no doubt the whole concern is a humbur. The unclaimed prizes, amounting in value to \$137,000, are

which are probably dear at a Jolfar in acre, and the dupe who sends on his \$10 to get \$200 in return is presented with a deed for 25×100 of this valuable property.

Although perfectly satisfied the scheme was one of the many swindles gotten up every day for the benefit of verdant individuals, the only charge that could so the Twenty-seventh precinct and handed him the circu-

presented with a deed for 25x100 of this valuable property.

Although perfectly satisfied the scheme was one of the many swindles gotten up every day for the benefit of verdant individuals, the only charge that could so far be preferred was for violating the lottery law, and he was accordingly locked up to answer. The papers and letters found on his person when searched indicate his connection with numerous enterprises of a doubt-ful character. In one of them he is put down as the secretary of the Mutual Mercantile Agency, a most ex-raordinary concern, as will be seen from the following inducements set forth in its printed prospectus:—

"The policy of the Mutual Mercantile Agency will be to build up, not puil down, the credit of merchants and manufacturers, and to give full weight and credit to their own statement of their affairs in making up their credit rating." It further promises "certain benefits which in value cannot be estimated," sill for the small consideration of \$5 per year in advance. It calls attention to changes constantly made in the commercial standing of business men by other agencies, and uruses the necessity of immediately remitting the small sum before mentioned in order that you may appear good before the world for any amount you may choose to name. In fact, they promise to put you down in their report book, "which is soon to be published," with as much credit as you wish to have, and to do just the same for those who may want credit from you. It would have delighted the beart of Micambet to meet with such a chance and would have saved him the many little difficulties his want of oredit caused him. The manager of the concern, D. M. Gazley, is described as a man of ripe commercial experience, who lately vacated the managerial chair of a prominent journal to accept his present position. In addition to all this, they have correspondents all over the country, "to whom you can refer and regulate and extend you remain the product of this latter provision is, no doubt, to enable you to have your

### GOING TO SING SING.

During the past week Deputy Sheriffs Daly and Coughlin removed the following convicts from the Tombs to Sing Sing:—Charles Voght, alias Vyner, alias May, the swindler and perjurer, eight years; Edward Thomas, the Broadway highway robber, ten years; James Anderson, alias "Jimmy the Kid," the noted popointment of Judgo Sinnott, have already been pubshed in the Herath.

TAXPAYERS' RIGHTS.

All taxpayers in this city who have had occasion to all at the Tax Office in relation to their property need to to have described to them the system pursued in the manners or want thereof, or the efficiency of those employed therein. Such taxpayers in the courts which establishes an important right in their favor, in opposition to the manners or the first in their favor, in opposition to the manners or the supplified by the search of the favor, in opposition to the truck heretofore born of the stupidity, laziness and arrogance of the beneficiaries of the Tax Office. It appears that Mr. David Dudley Field

spends ten months yearly on the Island, was arrested by Sergeant Ryan, of the Sixth precinct, for breaking into the premises No. 55 Park street, owned and occupied by Sergeant Ryan, of the Sixth precinct, for breaking into the premises No. 65 Park street, owned and occupied by Sergeant Ryan, of the Sixth precinct, for breaking into the premises No. 65 Park street, owned and occupied by Sergeant Ryan, of the Sixth precinct, for breaking into the premises No. 65 Park street, owned and occupied by Sergeant Ryan, of the Sixth precinct, for breaking into the premises No. 65 Park street, owned and occupied by Sergeant Ryan, of the Sixth precinct, for breaking into the premises No. 65 Park street, owned and occupied by Sergeant Ryan, of the Sixth precinct, for breaking into the Sixth precinct, for breaking pick the Sixth precinct, for breaking into the Sixth precinct, for breaking pick steries, three years; John McCann, one and a half ye larceny. George F. Pusch, one year, for bigamy, Harrison H. Shaw and Joseph Walker, one year, each, for forgery; James Kelly, eight years, for felonious assault, and Jeremiah Harrigau, five years, for arson; making up the extraordinarily large number of forty-four prisoners convicted, sentenced and taken to the State Prison in one week.

# THE ESCAPED CONVICTS.

Up to a late hour last evening no tidings had reached Sing Sing Prison of the four convicts who escaped from that institution by seizing a locomotive on the previ ons day. In fact, the pursuit of the fugitives was given up when night bad fallen on Friday, the prospect of catching the will runaways then being considered hopeless. It is now believed that the escaped men made their way to the castern portion of West-chester county and took a passenger train on the New Haven Railroad to New York in the evening.

# MISPLACED CONFIDENCE

Paul Leguing and his wife Adele, Freuch settlers in day. They had saved up \$590 in gold, with which the purposed to sail for France in the steamer St. Laurent yesterday. On Friday a Frenchman made their acquaintance and induced Mme. Leguing to let him carry her value, containing the \$590 in gold, while he handed her his value containing what he said was gold, but which proved to be lead and scrap iron; when they neared Barrow street, the Frenchman and an Italian who was his confederate in the robbery ran away, leaving Mme. Leguing in the street. Yesterday morning Detective Hagan, of the Fifth precinct, with the co-operation of Capitain McDonnell and betective Murphy, of the Eighth precinct, arrested Andre Bressant, a saloon keeper, of No. 40 Wooster street, on suspicion of being one of the two thieves. On his being arraigned before Justice Wandeli at the Tombs yesterday he was remanded to the Leonard street station until to-morrow. It is claimed by the wife of the prisoner that not only Mme. Leguing Ialied to identify her husband, but described as the robber a man with a clean shaven face and one of his hands burnt and searred. She said in addition that her husband was at home ail day and could not have been absent without her knowing it. yesterday. On Friday a Frenchman made their

# WHO KILLED GEORGE HOPPER?

In spite of all the efforts made by Coroner Gannon, of Jersey City, to clear up the mystery of George Hopper's death County Physician Stout refused to order an inquest. Sergeant Peter West, of the Fourth regian inquest. Sergeant Peter West, of the Fourth regi-ment, who was accused by Hopper with throwing him-out of the window of the armor, delivered him-self up to Captain McKaig, of the First precinct, but Justice Keese ordered his release. There is very strong evidence that Hopper was foully deal with, and the action of County Physician Stout has aroused great indignation. Coroner Gannon states that the difficulty arises from the fact that he refused to procure the vote of a certain Freeholder for the reappointment of Stout.

# OVER THE STRING PIECE.

About eleven o'clock yesterday forenoon considerable excitement was occasioned at the foot of Fulton street, Brooklyn, by a runaway horse attached to a wagon and driven by Lathen Laze, of Love lene, near Henry street. The horse dashed over the string piece at the effl of the dock and pitched into the river, carrying with him Lathan and the wagon. Both man and borse were rescued, but she wagon was completely demolshed.

# DEAD LOCK IN LONG ISLAND CITY.

On application of Mr. George Bragan, a resident of Long Island City, Judge Gilbert has granted an injunction upon all the city officials, old and new. The injunction restrains the Board of Aldermen from The injunction restrains the Board of Aldermen from auditing any bills, the Mayor from drawing warrants payable for any salaries alleged to be due to the new Police and Health Commissioners, or for the salaries of any of the Mayor's appointees. It also restrains the City Cerk from certifying any resolution which may be passed by the Board of Aldermen tending to uphiold any of the Mayor's appointments. The injunction was served upon the different officials yesterday morning, and is made returnable before Judge Prait, at North Hempstead, on Monday.

#### HARNEY'S HISTORY.

A SCALAWAG FROM HIS BOYHOOD-HIS AND SALLY DAVIS' CAREERS HERE AND IN WASH-INGTON-SOMETHING NEW ABOUT GREENE'S APPOINTMENT.

Since the publication in yesterday's HERALD of the principal occurrences in the tortuous career of Law rence Harney, the witness against Speaker Kerr, the detectives who have for a week past been diffigurity engaged in ferretting out his history have almost completed their labors Harney swore before the Congressional committee

that he was born in Westchester county. This is now openly denied in this city by persons who claim to know that he was born in the town of Kanturk, county Cork, Ireland, and that he was brought here when a child. Certain it is that none of his carry associates in this city ever met either of his parents, or any relative of his, and he never spoke of his tamily. He first became known in the Thirteenth ward, and resided in Essex street, near Hester street. He was known to the men on the Bowery as a "statue" or "lover," one who find their only society in the companionship of abandoned women. He made his headquarters at the nbandoned women. He made his headquarters at the Westchester House, corner of the Bowery and Broome street, and had for his associates George Davis and Tom Reynolds, since dead; young Charley Matthews and Jimmy Dodd. It was seldom that a woman could pass by without being insulted by this gang of blackguards. Whenever a woman stopped to speak to them, either from curious or carelessness. Harney was introduced to her a Cornelssness. carelessness, Harney was introduced to her as Cap-tain Willoughby. Among the many dodges worked by the party to eke out a precarious living was the printing of bogus tickets for disreputable picnics, which was a mistake to class Harney as a sporting man or a gambler. He was regarded by them only as a man to bring in a pigeon to be plucked, or

bring in a pigeon to be placked, or

A "CREEK CHARMER,"

to borrow from a successful player. He was well
known in this regard by the habituse of the "Old Smoke
House fare game," kept by Elias Randall, and afterward by Frank Brown, at No. 116 Bowery, and also at the old games in the Crystal and Gotham saloons. The war broke out and Harney went into the enlistment business, putting immigrants through and pocketing their bounties. The close of the war found him again a faro bank steerer and a "lover" the Tonth ward. Mary was married to Carl Heinrich Newmann, better known as "Dutch Heinrich," the bank robber; Henrietta was the wife of "Sheeney Tierney," the pickpocket, and Sally had a lover named Fraser Harney held at this time a sinecure position as collector of market rates and was a benchman o Tweed. He was removed by Comptroller Brennan, and ney living with his roal wife and two children in house in Fifty-second street. This was in 1860. Shortly after Sally Davis told Fraser that she was going to leave him. He said, "What for?" She replied, "I am going to be married to Captain Willoughby, a wealthy army officer, who resides in Washington

"All right," said Fraser; "if you can better yourself do so." A few nights after Fraser met Harney and Sarah Davis walking in Broome street and stopped tnem. He said, "Is this your busband?" She answered, "Yes." France said, "Why, you ——, how did you come to be Captain Willoughby?" Harney ran away. At this time, which was the date of the alleged payment of the \$450, Harney bought Sally a silk dress and jewelry. He took her to Washington, registered her there as his wife and introduced her as his wife, She is now in this city.

An ex-Congressman yesterday made a most impor

An ex-Congressman yesterday made a most important statement to a Herald reporter regarding the Harney matter. He said:—"Mr. Nelson W. Taylor was the Congressman from the Seventh, Tenth and Thirteenth wards. When I arrived in Washington Mr. Taylor said to me, 'I am in a fix and I want you to aid me by giving me your army appointments. I asked him what was the trouble, and he said in reply that he had sent in Green's name to the secretary of War, and had since found a young man named James Whelan who was far more deserving of the appointment. I told him I could not give up my privilege, but advised him to call on Secretary Stanton and obtain permission to withdraw-Green's name. He did so; Green's name was withdrawn, and Whelan received the position. Soon after Harney spoke to me and asked as a personal favor to himself that I should appoint Green. He did not offer to pay me any money, and if he had I would have knocked him down. I appointed a very deserving young man, then working in Chester's telegraph lactory, who now holds a captain's command in Michigan.

have knocked bim down. I sppointed a very deserving young man, then working in Chester's telegraph lactory, who now holds a captain's command in Michigan.

\*\*ROW GREEN WAS REALLY APPOINTER.\*\*

A HERALD reporter called upon a gentleman in this city yesterialy, who was an assistant doorkceper in the House of Representatives with "Larry." The story told by this party is substantially as follows:—"Just after the close of the war a large number of commissions in the regular army were issued by the War Department. This man Green, who is said to have furnished the money which passed into Harney's hands, was a warm friend of William A. Darling, then a Representative in Congress, Green wanted an appointment and applied to Mr. Darling for it, but Darling was unable to assist him directly, as he had but recently secured a commission for another friend. He was, however, very friendly to Mr. Strauss, of Philadelphia, and to Mr. Kerr, and, as he desired to help Green, he went to these gentlemen and requested them to use their inducate with Mr. Stanton. Mr. Strauss was first applied to, but it soon transpired that he had little or no influence with the Secretary. Then Mr. Kerr was sought, Harney going with Darling to see him. To accomdate Darling Mr. Kerr went with Green to Mr. Stanton and secured the courted appointment, I know that Green did pay Harney \$450 to get the appointment, but I also know that Harney put that Harney has wen had there put money strangely procured before. Why, sir, the very night that Harney says he paid that money to Kerr he was blind, biazing drunk, and I took him home, only to get a blowing up next day from his woman. The next night, and the one following that, and, indeed, for many nights, he was so drunk that he couldn't tell his own name."

"You say Harney has been known to improperly receive and keep money in a similar manner before," remarked the reporter.

"Well, I will tell you what I mean by that. In 1861, Mr. James Kelly, who was then Tressurer of the Republican General Committee in this c

as that was over I went and saw Kelly and asked why he had not sent up \$500, as per agreement. He was greatly surprised at my question, and replied that he had

SENT THAT AMOUNT BY BARNEY.

McCabe and I then went for Harney. We met him in a saloon up town, and, taking him into a back room, asked him again how much mooey Kelly had paid him. 'Two hundred dollars' was his reply. I then said, 'Look here, Harney. Kelly has just told me that he gave you \$500. Where's had other \$300° Harney was very much embarrassed, and, seeing we had him dead to rights, owned up. He had spent \$500, he said, for private purposes, and the other \$250 he still had. Seeing matters were about to be made pretty lively for him, he agreed to return the \$500 in the course of a month or sy. He did return that sum.'

"What is Harney's general reputation among those who know him best?" asked the reporter.

"It is not good, I can assure you. He used to be a shoulder-hitter and was at one time the terror of every gin mid in the ward. Every word published in to day's Herako about his character and about his connection with Sally Davis is true, as I myself know. Sally was with him at Washington at the time I was there and he introduced her as his wile."

DEMOCRATIC INVESTIGATION OF BARNEY.

Since the Congressional Sub-Committee on the Department of Justice adjourned, its chairman, Mr. C. R. Meade, has remained in this city, chiefly for the purpose of taking the supreme control of the investigation in Speaker Kert's case, and as a consequence of directing the accumulation of evidence in this city to test Harney's reliability. This was not found an easy duty, as it proved to be difficult to secure such testimony. Mr. Meade has, however, through the agents he employed, secured a sufficient in make a contract the transfed by the assertions of a man whose life has been so strangely removed from such a course of rectuude as would command either respect for himself personally or any belief in accussations he might choose to make against others. This invest

was any good. I wonder now he came by all first name."
Old Mr. John Lyng was found at Broadway and Thirnieth street. He smiled sardonically when Harney's name was mentioned, and remarked:—"What he couldn't eatch he would have to let run. Anything lett over for Kerr, after Harney had hold of R, wouldn't buy a wooden toothpick."
George Wyman, better known as "California George," arose from his table and smilingly awaited

the object of the reporter's visit. On being informed, he lost his composure and, hastily calling the colored man, said, "I'm half crary with being asked about that variational. Bring me some rods water. All I can say is, I never heard any good of him and if you can find any one that did Pli open a backet."

"Gentleman George" McCloud said, "I don't know onything about the man. He was 'a check charmer' and I would not allow him or any one like him to come into my rooms."

and I would not allow him or any one like him to come into my rooms."

Put flares was found at Fourteenth street and Fourth avenue. He said:—"He's a louter and a no-account man, any how. I had no acquantizance with him beyond knowing him as one of a gang of rowdies and flowers that hung out at Broome and Bowers."

Mr. Harry Washburne said, "I have known flarney for years. He was never a gambler. We always regarded him as a cheek secaler."

Such are a few definitions of Harney's character from the men who know him well.

#### EX-SENATOR CREAMER'S ESCAPADE.

Roboken to this city on Friday night the attention of the deck hands was attracted by the conduct of a fashionably dressed man and woman who were on the forward part of the boat near the guard chains. A dispute seemed to be in progress between the two. As the ferryboat neared the New York shore the woman dispute seemed to be in progress between the two. As the ferryboat neared the New York shore the woman suddenly sprang over the rails, with the evident intention of committing suicide. She was rescued by Edward Mclifride, one of the ferryboat hands, who asked her what she wanted to jump overboard for. The woman, who was nader the influence of liquor, as was her companion, answered, "Tom told me it was the less thing I could do, and so I did it." On reaching this side of the river she was arreated by Officer O'Bricos, of the Ninth precinct. Her companion at once became abusive and interiered with the officer, who promittly sook him into enstedy. On the party being brought to the Charles street station the man gave his name as Thomas J. Creatmer, of Na, 40 Supvesant place. He was identified as the ex-Senator and ex-Congressman of that nothe. The woman, who is a brunctic of handsome appearance, with dark hair and eyes, and who wore a right silk suit, gave her name as Ennan Creamer and said she had no residence. Both were locked up. On being arraigned before Justice Kasmire at the Washington Plane Court yesterday they were docked up. It has since been ascertained that the woman in the case is not Senator Creamer's wite.

#### A YOUNG SWINDLER.

Samuel Lowenthal, son of Mr. Charles Lowenthal, Samuel Lewenthal, son of Mr. Cheries Lewenthal, the well known procision merchant, of No. 2 Washington Market, was arraigned at the Tomie before Justice Wandell yesterday, charged with awindling. The complaint was made by J. W. Stanton & Bra., from whom he attempted to obtain \$200 worth of botter by means of a forged order purporting to have been signed by his father. He is also charged with having awindled the firms of McKenzie, Newman & Co., of Chambers street, and George B. Ferris, of Fearl street, Justice Wandell remanded him for examination. He has been disearded by his father, who says he has spent a fortone extreating him from his difficulties.

#### ALLEGED SWINDLER ARRESTED.

Bodett yesterday arrested Julius J. Lambert, who is charged by the Metropolitan Life Insurance Company with appropriating to his own use \$197.32, collected as premium on a party insured in fluids. He was dis-charged and turned over to the Chief of Police of Buffalo, where an indictment has been found against him.

#### AT THE OLD BUSINESS.

Frederick Smith, an ex-convict, just down from State Prison, was arrested in Barelay street on Priday night by Officer Jordan, of the Twenty-seventh prescinct, on a charge of intoxication. When he was searched in the Church street station an assertment of skeleton keys and a "pocket jimmy" were found in his possession. On his being arraigned at the Tombs yesterday morning Justice Wandell held him for trial.

#### A GIRL'S SUICIDE.

Clara Rock, lately a servant of Mrs. Dr. J. Marion Sims, of No. 267 Madison avenue, committed suicide on the 11th of April, after having divested herself of all her clothing, by jumping into the East River, at the foot of Sixty-third street. The clothing was identified by means of a letter from Mra. Sims recommending her to a new position. Her body was discovered yesterday at the foot of East Sixty-third street.

### THE BOY HOMICIDE.

Coroner Woltman held an autopsy yesterday morning on the body of Frederick Lawler, aged fourteen years, who was stabbed by Andrew Moore, at the corner of Laight and Hudson streets, on Friday afternoon. An examination revealed the fact that death resulted from a stab wound on the left side of the chest, one linch long, penetrating the left auricle of the heart, and causing death by hemorrhage of the pericardium.

# BROOKLYN TAX RATES REDUCED.

Yesterday the Brooklyn Board of Estimates compartments of the city government for the ensuing year Fifty thousand dollars were inserted in the budget as the first instalment on account of the new municipal build-ing. A resolution was adopted recommending that all salaries be fixed next year upon the basis of a general reduction of ten per cent on all salaries over \$1,500 and not exceeding \$4,000 per year, and twenty per cent on all salaries exceeding the last mentioned sum. The total amount of the city budget for the year 1877, as recommended by the Board of Estimate, is \$7,207,209.21. The approximate total valuation of taxable property in Brooklyn is \$230,000,000. The present rate of tax is 3.45 per cent; next year it will be 3.17.

# CORONERS' CASES.

Coroner Ellinger held an inquest yesterday in the case of Mary Gilroy, of No. 335 East Twenty-second street, who took a dose of Paris green by mistake on the 19th of May. The jury rendered a verdict in ac-cordance with the facts. inquests were also held in the cases of John Sulli-

van, who was accidentally killed by falling down the hold of the steamer City of Berlin, and Charles A.

hold of the steamer City of Berlin, and Charles A. Fisher, who was killed while trying to stop a runaway team at the corner of Nassau and Fution streets some days ago. Verdicts of accidental death were given in both cases.

In the case of Karl Lanche, who died at Mount Sinai Hospital May 28 from the effects of Paris green, a verdict of suicide was rendered.

The body of an unknown boy about seven years of age was found yesterday by the police of the Twenty-fourth precinct floating in the East River off Pike street. It is described as having dark brown hair and was attired in a white plaid shirt and gray mixed pants. The body was sent to the Morgue.

The body of an unknown man, apparently about fifty years, five feet ten inches in he git, was found in the East River at pier 55 yesterday afterneon and was removed to the Morgue. It is described as follows:—Dark complexion, dark side whiskers and baid head, and was attired in a black suit. The Coroner has been notified to hold an inquest in both cases.

MORMON IMMIGRANTS EXPECTED.

# The Williams & Guion steamship Nevada, due here

to day, will bring about 125 Latter Day Ssints, with their accompanying elders. About 700 will leave Livthe Nevada. Twenty Mormon missionaries left New York for different ports in Europe by the Wyoming, which recently left for Liverpool. The Mormon emi-gration to this country from all accounts promises to be very large this year.

# MARRIAGES AND DEATHS.

MARRIED.

BARRE-CRANE.—On Thursday, June 1, 1876, at the residence of the bride's mother, by the Rev. Arthur Brooks, George A. Barre, Jr. to Miss Minnig E., drughter of the late Russell Grane, of New York.

Firld.—Frit.—On Saturday, June 3, by the Rev. Dr. Howland, Edward R. Field to Louise A. Field, both of this city.

Lestrange—McCorrack.—On Tuesday, May 30, 1876, by the Rev. Father Ward, of St. T. resa's church, Michael Lestrange to Margarra A. McCorrack, both of this city.

Muller—Heyer.—On Saturday, June 3, by Mayor Wickhan, Carl McLer, of Chicago, to Caroline Hyrer, of Meirose, N. Y. No cards.

Synasherer — Joseph.—On Wednesday, May 31, at the residence of the bride's parents, Brooklyn, by the Rev. J. M. Isaaes, L. M. Synasherer, of Montana, to Delay, third daughter of Ellis Joseph, of Brooklyn.

Thomas—Bintow.—On Saturday morning, June 3, at the residence of the bride's father, by the Rev. James M. Taylor, Mr. J. Thomas, of Glasgow, Scotland, to May, daughter of L. Heratio Bigtow, of this city. No cards.

# BEVRIDGE -On Saturday, June 3, THOMAS BEVRIDGE,

Bevenour.—On Saturday, June 3, Thomas Bevenour, aged 37 years.

Friends of the family; also Scotia Lodge, No. 634, Friends of the family; also Scotia Lodge, No. 634, Friends of the Caledonian Club and the Caledonian Mutual Benefit Association, are respectfully invited to attend the innoral, from his late residence, 359 West 31st st., on Tucsate, June 6, at hall-past one o'clock. Kintoss and Alloa (Scotiand) papers please copy.

BURT.—At Paterson, N. J., Saran A. Glover, wile of J. George Burt, in the 31st year of her age.

Funeral at two P. M. on Sunday, from the residence of her brother. Joseph Glover.

Chosgo papers please copy.

Chosson.—On Saturday, June 3, Annr Agnus Curran, beloved wife of Patrick Crosson, in her 35th year.

Relatives and friends of the family are invited to

rears and 3 months.

The relatives and friends are invited to attend the uneral, from her late residence, 418 West 35th st, on denday, 5th inst, at two o'clock.

Follert—In this city, June 2, 1876, Brasin G. daughter of Joseph I. and Grace K. Foliott, aged 2 daughter of Joseph I. daughter of Joseph L. and Grace R. Folict, aged 2 years.

Gilmantix.—On June 1, Patrick Gilmantix, native of the perian of St. John, county Sligo, Iroland, aged 30 years.

Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 514 24 av., this day (Sunday), June 4, at half-past one o'clock F. M.

invited to attend the funeral, from his late readence, 574 2d av., this day (Sunday), June 4, at hall-past one o'clock P. M.

Harson.—In Brooklyn, June 2. May, only daughter of John and Mery A. Hanson, aged 6 years and 19 days. Relatives and friends of the family are respectfully invited to attend the funeral, at two o'clock P. M. on Sunday, 4th inst., from the residence of her grandmosther, Mrs. Elizabeth Hanson, 31 Crabberry st.

Heres, in the 59th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, this (Sunday) afternoon, at one o'clock, from his late residence, No. 216 East 120th at.

Himstan.—Suddenly, on Saturday, at Trenton, Mary H. Himstan.

Notice of funeral herealier.

Houars.—On Friday, June 2, Robranna, the beloved daughter of William and Roscanna Hogan, in the 12th year of her age.

Relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, these vities Long lasand City, this (Sunday) afternoon, at two o'clock.

However, —suddenly, on Friday, June 2, 1876, Gronous E. Hopper, aged 20 years, 6 months and 24 days.

The relatives and friends of the family and the members of company F, Fourth regiment, N. J. N. G., are respectfully mythed to attend the funeral from the residence of his mother, 200 Bergen av., Jersey City, N. J., on Sunday afternoon, at three o'clock.

Here —On Saturday, June 3, Thomas Huner, a native of Strand Hill, county Sigo, Ireland, in the 53d year of his age.

The relatives and friends of the family are respectively mythed to attend the funeral, from his late residence, 259 East 13th st., on Monday, June 5, at nine o'clock A. M.

Ken.t.—On June 2, 1876, Jonn, the beloved son of Elliza and Patrick Kelly, aged 4 years, 9 months and 4 days.

days.

The relatives and friends of the family are respectfully invited to attend the loneral, from the residence of his parents, No. 326 Kast 22d st., on Sunday, June 4, at two colock P. M. Lavingston.

The relatives and Folia Lavingston.

The relatives and friends are respectfully invited to attend the toneral, from the residence of her parents, 166 East 50th at., or Sunday, June 4, at helf-past nine occock A. M.

16: East 60th at., or Sanday, Juno 4, at half-past nine o'clock A. M.

Racutton Clum or the Progress Club —Bachelors, you are requested to attend the inderest of Miss Amelia Livingston, from her late residence, 165 Kast 60th at., on Sanday, Juno 4, at half-past nine A. M.

Cosoneography, Juno 4, at half-past nine A. M.

Cosoneography Juno 4, at half-past nine A. M.

Cosoneography Juno 4, at half-past nine A. M.

Cosoneography B. C.

Cosoneography Juno 5, at half-past nine A. M.

Milles — Hos Sast 60th at, this morning at half-past nine A. M.

Milles — Hos Sastarday, Juno 3, at half-past nine P. M., after a lingering illness, Feriotran Nillow.

Funoral from his late residence, No. 212 East 40th M., Monday morning, at nine o'clock.

Mongas. — At Nount Vernon, N. Y., on Saturday, Juno 3, 1876, Caler Mongas, in the 78th year of his age.

Jane 3, 1876, Calkis Monoax, in the retal year of mage.

Relatives and friends, also members of Huguenot Ledge, F. and A. M., of New Rochelle, and of Hitwatha Ledge, F. and A. M. of Mount Vernon, are invited to attend his nuneral, on Tuesday, June 6, at three F. M., from the Methodais Episcopal charch, Mount Vernon. Trains leave depot New York and New Haven Railroad, 42d st., at 220 F. M.

Mouna.—Keysione Ledge, 225, F. and A. M.—Brethren.—You are hereby summoned to meet at the rooms of Zeredatha Lodge, No. 16 Court st., Brooklyn, on Sunday, 4th inst., at half-past one o'clock, to attend the funeral of our deceased brother, William Moona. Interment in Evergreens Cemetery.

JOSZI'R L. MICHEL, M.

E. T. STRWART, Secretary.

E. T. STEWART, Secretary.

Sir Krights of York Commander, No. 35, K. T.—
You are hereby ordered to assemble at the Asylum,
Masonic Hall, corner of 6th av. and 23d st., in full uniform, at cloven o'clock A. M. prompt, for the purpose
of attending the functal of the late Sir William Moore,
Sir Knights of since commanderies are cordially invited to participate with ox.

WM. J. McDONALD, Commander.

Jour Hools, Recorder.

WM. J. McDONALD, Commander.
JOHN HOGES, Recorder.
OCEAN LORDE, 110, L. O. F.—Brothers will meet at
16 Court st., Brooklyn, on Sanday, June 4, at one
o'clock, to attend the luneral of our late brother. Willam Moore.
AUGUST SIEGELE, W. G.
McGregon.—On the 2d June, ANS, wife of James
McGregon.

McGregor.—On the 2d June, ass, McGregor.
Friends of the family are respectfully invited to attend the funeral, at her late residence, 22 Downing st., this (Sunday) afternoon, at two o'clock.
McKixlay.—On Saturday, June 5, 1876, Michani.
McKixlay, in the 37th year of his age.
The relatives and friends of the iamily are respectfully invited to attend the funeral, from his late residence, 544 East 12th st., on Menday, June 5, at two F. M.

The relatives and triends of the islamy in respectfully invited to attend the funeral, from his late residence, 644 East 12th st., on Monday, June 5, attwo F. M.

NOONAN.—At his late residence, 344 East 74th st., on Thursday, June 1, James Noonan, aged 42 years.

Funeral this (Sunday) afternoon, at two o'clock.

Class-Sa-Gael.—Members of the Geraldine Club and Clan-na-Gael Association in general will meet at hell, 1,000 3d av., this (Sunday) afternoon, at one o'clock, to attend the funeral of our late brother. James Noonan.

M. M. Hanley, Fresident.

E. J. Murrity, Secretary.

Members of the Cosmopolitan Club will also please attend.

O'Connon.—At Harlem, Thursday, June 1, Mary O'Conson, aged 55 years.

The relatives and friends of the family are respectfully invited to attend the suneral, from her lote residence, corner 122d at, and 1st av., on Sunday, June 4, at one o'clock F. M.

FARKER.—At Brooklyn, E. D., Thursday, June 4, at one o'clock, from the residence of his age.

Funeral will take place Sunday, June 4, at one o'clock, from the residence of his missipher. Mrz. Adaline Wilson, 185 South 8th 8t. The relatives and friends of the family are respectifully invited to attend. Pranky.—On the 3d of June, Lavy A. Persky.

Funeral mrs the residence of her parents, J. H. and A. M. Perry, 66 Vandam st., this day (Sunday), at halfpast one o'clock.

Raybolder.—Friday evening, 2d inst., Sarah A. P. Raybolder.—Friday evening of her parents, Na. 816

A. M. Perry, 66 Vandam st., this day (Sunday), at half-past one o'clock.

RANDOLPH.—Friday evening, 2d inst., Sarah A. P. RANDOLPH.—Friday evening in the particle of the parents, from the residence of her parents, Na. S16 Greenwich st., on Monday, June, 5, at haif past ten o'clock. Interment at Plainedeid, N. J. Train leaves Liberty st. at one o'clock.

RIGNEY.—On Saturday, the 3d inst., Elizareth Rusky, whow of John and mother of Rev. P. S. Rigney.

Relatives and friends of the family are invited to attend the funeral, from her late residence, 42 west 2d st., on Tuesday, June 6, at ten o'clock A. M.; thence to St. Ann's church, East 12th st., near 4th av., where a solemn mass of requiem will be offored, at haif-past ten o'clock A. M., for the repose of her soul.

SPARMAX.—At Perth Amboy, N. J., on Saturday morning, June 3, 1876, James B. Spararans, in the 7ad year of his age.

Funeral services on Monday, 5th inst., at haif-past ten A. M., at his late residence, Perth Amboy, N. J. and at haif past four P. M. at the residence of his sons, 403 Jafayette av., Brooklyn, letalives and friends, also the officers and directors of the Firemen's Func Insurance Company, are respectfully invited to attend the inneral, from her late residence, 53 West 24th st., on Tuesday, at closen o'clock A. M., without intrier invitation. Her remains will be taken to Greenwoot for interment.

Signaphs.—On Saturday, June 3, at the residence of his son Joseph, corner Summit av. and Congress at, Jersey City Heights, Edward Sugarday, Freinand, and 12 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, No. 14 Suyvesant st., this (Sunday) afternoon, at one o'clock P. M.

TRILERA—AC Cross of Princy, on Sunday, June 3, at one o'clock P. M.

TRILERA—AC Cross of Princy, on Sunday, June 6, a

Celeck P. M.

TRILER — At Croton, June 1, 1876, Katis, wife of G.

M. Teller.

The relatives and friends are respectfully invited to attend the inneral, from her father's residence, this (Sanday) morning, at eleven o'clock.

Voisix.—At Algres, on the 17th of February last, at consumption, Joseph Array Voisix, of this city, aged 39 years.

His body having been brought home, his relatives and friends are respectfully invited to be present at the luneral service, in St. Father's Cathedra; on Monday, the 5th inst., at ten o'clock A. M. His remains will be placed in the family vanit under the Cathedra!

WANK.—On Saturday, June 3, Hannau Many, beloved wife of William Wake, Sr.

Notice of fuheral heratier.

Woon.—in Jersey City, June 2, of diphtheris, Scrip E., daughter of Lewis E. and Euphenna A. Wood, aged 12 years and 6 months.

The relatives and friends of the family are respectfully invited to attend the funeral, on Sunday afternoon, the 4th inst., at half-past three o'clock, from the residence of ber parents, No. 218 Grand st. (New Mah. Jersey City, N. J.